

# NOTICE

## Of Application for Letters Patent.

Notice is hereby given that we, the undersigned, four weeks after the first publication of this notice, will apply to the Governor of the State of Florida for Letters Patent to issue under the following proposed charter:

LOUIS E. LANG,  
L. T. SWARTZ,  
L. W. DUVALL.

## Copy of the Proposed Charter of The Ocala Supply Company

We, the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under the laws of the State of Florida, applicable to corporations for profit.

### ARTICLE I.

#### Name

The name of this corporation shall be the Ocala Supply Company, and its principal place of business shall be in Ocala, Marion County, Florida, but it may establish offices and agencies in any other place or places in or out of the State of Florida.

### ARTICLE II.

#### Business

The general nature of the business to be transacted by this corporation is:

1. To buy, sell and deal in, both by wholesale and by retail, goods, wares and merchandise of every kind and description.
2. To do a general jobbing, commission and consignment business.
3. To manufacture and handle manufactured goods, wares and merchandise of all kinds.
4. To buy, sell, handle and deal in machinery and machinery of all kinds.
5. To buy, sell and deal in buggies, carriages, wagons, automobiles, and vehicles of every description.
6. To buy, sell and deal in harness, all kinds of leather goods, and automobile supplies.
7. To own, operate and maintain a garage for storing, storing and repairing automobiles.
8. To buy, sell, own, control and improve real estate.
9. To buy, sell and handle mules and horses, and live stock of every description.
10. To buy, own, control and maintain stockyards and livery, sale and feed yards.
11. To buy, own and control warehouses, ware-rooms and other buildings necessary for the purposes of the business herein authorized.
12. To acquire and dispose of trademarks, copyrights and patents.
13. To lend and borrow money, to acquire proper securities and to execute and deliver proper securities therefor.
14. To acquire, own, control and dispose of all kinds of real and personal property.
15. To do any and all things necessary and requisite for carrying on the business herein authorized.

### ARTICLE III.

#### Capital Stock

The amount of the capital stock of this corporation shall be fifty thousand dollars (\$50,000.00), divided into five hundred shares of one hundred dollars each, all of which shall be paid in cash.

### ARTICLE IV.

#### Term

The term for which this corporation shall exist is ninety-nine (99) years.

### ARTICLE V.

#### Officers

The business of this corporation shall be conducted by a President, Vice-President and Secretary-Treasurer and four (4) directors consisting of not less than three (3) nor more than seven (7) to be elected at the annual meeting of stockholders to be held on the second Tuesday in January of each year, and the following named persons shall conduct the business of this corporation until those elected at the first annual meeting shall qualify:

President, Louis E. Lang.  
Vice-President, L. T. Swartz.  
Secretary-Treasurer, L. W. Duvall.  
Directors, Louis E. Lang, L. T. Swartz, L. W. Duvall.

### ARTICLE VI.

#### Indebtedness

The highest amount of indebtedness to which this corporation shall at any time subject itself is fifty thousand dollars (\$50,000.00).

### ARTICLE VII.

#### Subscribers

The names and places of residence of the subscribers, together with the amount of capital stock subscribed for by each, is:

Name Residence Shares  
Louis E. Lang, Ocala, Florida.....25  
L. T. Swartz, Ocala, Florida.....25  
L. W. Duvall, Ocala, Florida.....25  
State of Florida, County of Marion.

Before me, the undersigned authority, personally came Louis E. Lang, L. T. Swartz and L. W. Duvall, to me well known to be the individuals who signed the foregoing proposed charter of The Ocala Supply Company, who severally acknowledged to me that they subscribed their names to the said proposed charter for the uses and purposes therein set forth and expressed, I certify that I am a duly commissioned Notary Public in and for the State of Florida, and that my commission does not expire until the 19th day of October, A. D. 1916.

Witness my hand and official seal this 25th day of July, A. D. 1907.  
GEO. W. MARTIN.

## NOTICE OF MASTER'S SALE

Under and by virtue of a final decree entered by the Honorable W. S. Bullock, Judge of the Circuit Court of the Fifth Judicial Circuit of Florida, on the 13th day of July, 1907, in a certain cause pending in the Circuit Court of Marion County, Florida, in chancery, wherein the City of Ocala is complainant and D. D. Lozier, et al. are defendants, wherein the undersigned was appointed as special master to execute the said decree; therefore, I will offer for sale and will sell for cash to the highest bidder on

Monday, September 2nd, A. D. 1907, at the court house door in Ocala, Florida, between the hours of eleven a. m. and two o'clock p. m., at public auction, the following described property to-wit: Commencing at southwest corner of block 32, Caldwell's addition to Ocala, running thence east 200 feet, north 83 feet, west 200 feet, south 83 feet, or so much thereof as may be necessary to satisfy the said decree and costs.

JOSEPH BELL,  
Special Master in Chancery.  
T. E. BIGGS,  
Complainant's Solicitor.

Governor Hughes will investigate prison conditions in New York.

# RECLAIMING THE EVERGLADES

GOVERNOR BROWARD IS PUSHING THE WORK WITH ALL POSSIBLE SPEED---WILL TAKE RANK WITH FLAGLER'S MARINE RAILROAD.

Among the interesting plans for bringing the swamp lands and overflowed areas in the south under the plow is that for the reclamation of the Everglades of Florida. The Congress of the United States, September 18, 1850, enacted what is known as the swamp-land act, which granted to each of the eleven states all of the swamp and overflowed lands within their borders for the purpose of aiding the state in draining and reclaiming the swamp and overflowed lands, up



on the express condition that the lands so granted, or proceeds of their sale, should be used exclusively, as far as necessary, in reclaiming the lands by means of levees and drains. Florida accepted this grant made by congress and created, composed of the governor, controller, treasurer, attorney general and commissioner of agriculture, and vested in the mall of the swamp and overflowed lands, setting forth specifically what they should do with the lands so granted. The trustees were created in 1855, but no attempt at drainage scheme was attempted, ex-

cept in two instances—one in 1851 with Hamilton Dismes, and another in 1858, with James E. Ingham and others, until the year 1905, when two large dredges were contracted for by the trustees, known as the trustees of the internal improvement fund of the state of Florida, which dredges were completed, one in July, 1906, and the other in March, 1907. The dredges were put to work digging two canals into the Everglades, in a northwesterly direction, through to Lake Okechobee. These canals begin at New River and are to extend to Lake Okechobee. The first three miles of cutting is through rock; the remainder of the distance will be through muck to Lake Okechobee, the source of the overflow of the Everglades.

The Everglades are formed of two rock reefs running in parallel lines from north to south, about 60 miles apart, the length of the reef being about 145 miles. Situated between the northern ends of the rock reef is Lake Okechobee, which is about 35 miles in length from north to south. From the southern part of the lake the muck and silt have been washed in between the rock reef and packed in, as it has been washed from the higher portions of the state down the Caloosahatchee valley and through Lake Okechobee until the center of the Everglades is slightly higher than the other portions of Southern Florida, but as the foundation is of rock,

with muck on top of it ranging from 20 to 2 feet in depth in the southern end, and as the capacity of this muck to absorb the rainfall, which averages about 50 inches per annum, is not very great, it remains sloppy, and in rainy seasons the lake overflows through the Everglades, and that, together with the rainfall, causes the whole territory of the Everglades at times to be covered with water from a depth of two or three inches to a depth of two or three feet.

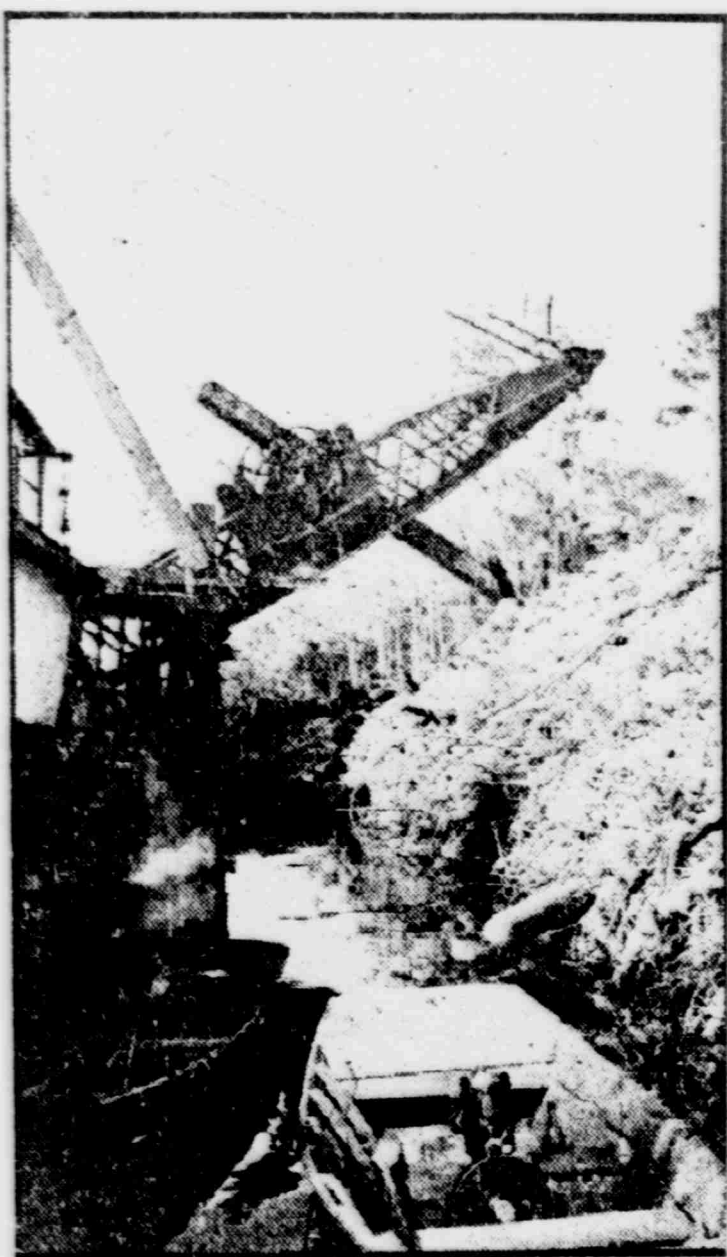
There are about 3,000,000 acres of this land, covered with dense saw grass, with no timber or brush upon it of any kind, with only an occasional clump of trees upon what may be called islands, which islands are few in number, and embrace only a few acres each.

On account of the latitude in which the Everglades are and the richness of the soil, they should be of very great value when once reclaimed. This land is further south than any other portion of the United States, having the Gulf of Mexico on one side and the Gulf stream running between the Florida coast and the Bahama Islands, on the other.

On 500,000 acres of this land could be produced the 2,250,000 tons of sugar annually imported from abroad; other portions can be made into great rice fields. Sugar cane will grow there luxuriantly, and after planting once it will continue to grow afterwards from the stubble for from 7 to 20 years without replanting.

The plan to reclaim the Everglades will be to lower Lake Okechobee by cutting canals into it leading from the rivers on the Atlantic coast, and from the Caloosahatchee river to the Gulf of Mexico, then by running half a dozen parallel canals north and south, with levees leading through them.

The legislature of 1905 enacted a drainage law levying a drainage tax upon the adjacent lands to the Everglades, but the law was fought in the courts. The legislature of the present year has reenacted the law with amendments. The work so far done



THE DREDGE BOAT AT WORK

has been by the trustees. The authorities will now levy a tax under the recent law, and we expect to be able to push the work rapidly as soon as the taxes begin to come in. It is the purpose of the trustees to have six large dredges at work in the course of two years. By December of the present year they expect to have several thousand acres ready for cultivation and settlement.

The reclamation of the Everglades is considered by its promoters as the most important work for the development of agriculture undertaken in the United States up to this time. The one crop of sugar that could be produced upon one-quarter of its area annually would amount, it is estimated, to 2,250,000 tons. At three and one-half cents per pound, that would amount to about \$150,000,000. The fact that the territory has upon it no timber, hence no stumps, but is ready for the plow when freed from water, adds another value to it, as the 3,000,000 acres would cost at least \$100,000,000 to clear if covered with timber.—Manufacturer's Record.

### For an Impaired Appetite

To improve the appetite and to strengthen the digestion try a few doses of Chamberlain's Stomach and Liver Tablets. Mr. J. H. Seltz of Detroit, Mich., says: "They restored my appetite when impaired, relieved me of a bloated feeling and caused a pleasant and satisfactory movement of the bowels." Price 25c. Samples free. All druggists.



A STATIONARY VIEW

### Not the Same

"How's the weather out your way?"  
"We are sleeping under—"  
"Don't spring that old blanket yarn on me."  
"Under difficulties, my boy."

### The World's Way

This pathetic stanza from the pen of a rural singer tells the story, says Frank Stanton:

"'Twas a weeping widow he left behind  
When in heaven he made his bow;  
He'd had his troubles—he died resigned,  
And the widow ain't a widow now."

### Best Medicine in the World for Colic and Diarrhoea

"I find Chamberlain's Colic, Cholera and Diarrhoea Remedy to be the best remedy in the world," says Mr. C. L. Carter of Skirum, Ala. "I am subject to colic and diarrhoea. Last night it seemed as though I would die, and I think I would if I had not taken Chamberlain's Colic, Cholera and Diarrhoea Remedy. I haven't been troubled with it since until this week, when I had a very severe attack and took half a bottle of the twenty-five cent size Chamberlain's Colic, Cholera and Diarrhoea Remedy, and this morning I feel like a new man." For sale by all druggists.

## NOTICE

Of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that J. L. Parker, purchaser of tax certificate No. 337, dated the 1st day of June, A. D. 1903, has filed said certificate in my office and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: South half of northeast quarter of northwest quarter and southeast quarter of northwest quarter, section 25, township 14, south, range 22, east—56.43 acres. The said land being assessed at the date of the issuance of such certificate in the name of unknown. Unless said certificate shall be redeemed according to law, an deed will issue thereon on the 26th day of August, A. D. 1907.

Witness my official signature and seal this the 24th day of July, A. D. 1907.  
S. T. SISTRUNK,  
Clerk Circuit Court, Marion Co., Fla.  
7-26  
By H. B. Foy, Jr., D. C.

## NOTICE

Of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that T. E. Pritchett and J. B. Martin, purchasers of tax certificate No. 2136, dated the 1st day of July, A. D. 1901, have filed said certificate in my office and have made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: West half of southeast quarter of southeast quarter and 6.35 chains north and south by 1.50 chains east and west in southeast corner of southeast quarter of southeast quarter, section 25, township 14, south, range 22, east—12.87 acres. The said land being assessed at the date of the issuance of such certificate in the name of unknown. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 26th day of July, A. D. 1907.

Witness my official signature and seal this the 25th day of June, A. D. 1907.  
S. T. SISTRUNK,  
Clerk Circuit Court, Marion Co., Fla.  
6-28  
By H. B. Foy, Jr., D. C.

## NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

William S. Haselden, Complainant, vs. Mary Haselden, Defendant.  
Order for Constructive Service.

It is ordered, that the defendant herein named, to-wit: Mary Haselden, be and she is hereby required to appear to the bill of complaint in this cause on or before Monday, the 5th day of August, 1907.

It is further ordered, that a copy of this order be published once a week for four consecutive weeks in the Ocala Banner, a newspaper published in said county and state.

This 26th day of June, 1907.  
S. T. SISTRUNK,  
Clerk Circuit Court, Marion Co., Fla.  
6-28  
By H. D. Palmer, D. C.  
EDWIN SPENCER,  
Complainant's Solicitor.

# NOTICE

## Of Application for Letters Patent.

Notice is hereby given that four weeks after the first publication of this notice, we, the undersigned, will apply to the governor of the state of Florida for letters patent, to issue under the following proposed charter:

EDWARD HOLDER,  
S. A. RAWLS,  
G. C. CROM,  
CLARENCE CAMP,  
JACK CAMP.

## Copy of the Proposed Charter of the Ocala Athletic Association.

We, the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under the laws of the state of Florida, applicable to corporations for profit.

### ARTICLE I.

#### Name

The name of this corporation shall be Ocala Athletic Association, and its principal place of business shall be in Ocala, Marion county, Florida.

### ARTICLE II.

#### Business

The general nature of the business to be transacted by this corporation is:

1. To own, control and maintain an athletic field, and to conduct thereon athletic games of all kinds;
2. To do any and all things necessary for the purpose of conducting athletic games of every description;

### ARTICLE III.

#### Capital Stock

The amount of the capital stock of this corporation shall be one thousand dollars (\$1000.00), divided into 100 shares at the par value of ten dollars (\$10.00) each, all of which said capital stock shall be payable in cash.

### ARTICLE IV.

#### Term

The term for which this corporation shall exist is ninety-nine (99) years.

### ARTICLE V.

#### Officers

The business of this corporation shall be conducted by a President, Vice-President, Secretary and a Treasurer, and a Board of Directors consisting of not less than three nor more than seven, to be elected at the annual meeting of the stockholders to be held on the fourth Tuesday in March of each year; and the following officers shall conduct the business of the corporation until those elected at the first annual meeting shall qualify:

President, Edward Holder.  
Vice-President, S. A. Rawls.  
Secretary, G. C. Crom.  
Treasurer, Clarence Camp.  
Board of Directors, Edward Holder, Clarence Camp, S. A. Rawls, G. C. Crom and Jack Camp.

### ARTICLE VI.

#### Indebtedness

The highest amount of indebtedness to which this corporation shall at any time subject itself is one thousand dollars (\$1000.00).

### ARTICLE VII.

#### Subscribers

The names and places of residence of the subscribers, together with the amount of capital stock subscribed for by each, is:

Name Residence Shares  
Edward Holder, Ocala, Florida.....10  
S. A. Rawls, Ocala, Florida.....10  
Jack Camp, Ocala, Florida.....10  
Clarence Camp, Ocala, Florida.....10  
G. C. Crom, Ocala, Florida.....10  
State of Florida, County of Marion.

Before me on this day personally came Edward Holder, Clarence Camp, S. A. Rawls, Jack Camp and G. C. Crom, all to me well known to be the individuals who signed the foregoing proposed charter of the Ocala Athletic Association, who severally acknowledged to me that they subscribed their names to the said proposed charter for the uses and purposes therein set forth and expressed.

My commission does not expire until the 10th day of October, 1910.

Witness my hand and official seal this 17th day of July, A. D. 1907.

GEO. W. MARTIN,  
Notary Public, State of Florida at Large.  
7-17-07.

**PARTNER WANTED**—To take a half interest in a patent; patent on same pending. Drawing can be examined by calling at the Montezuma Hotel, room 5. 7-4-07.

# McIVER & MACKAY

## FURNITURE DEALERS

WE CARRY EVERYTHING IN THE LINE OF

House Furnishings

Rugs, Art Squares and Mattings.

Bed Room Suits

In Mahogany, Birch, Birdseye Maple and Oak.

Mission Furniture

In all the different finishes

Parlor Suits

In Leather, Upholstered and Reed

Dining Room Suits

of all kinds—Mahogany and Oak.

China and Crockery

Complete line—Dinner Sets and Odd Pieces

All Kinds of Bed and Table Linens, Lace Curtains, Portiers and Upholstering Goods

Heaters, Ranges, Cook Stoves

Full Line of Up-to-date Pictures, framed and unframed, and Picture Mouldings.

Farm and Turpentine Wagons, Buggies, Harness and Saddles

Exclusive sale of the best wagon on earth—the Studebaker. And carry the very best line of High Grade Buggies and Carriages.

Building Material

Brick, Lime, Cement, Plaster, Hair, Lath, Shingles.

Flintkote Roofing.

White Lead, Varnishes, Etc.

Wall Paper, Alabastine and Magnite Wall Paints, and give us a trial. We will not be undersold and will please

Molver & Mackay.